

1 BARRY J. PORTMAN
 2 Federal Public Defender
 2 LARA S. VINNARD
 3 Assistant Federal Public Defender
 3 160 West Santa Clara Street, Suite 575
 3 San Jose, CA 95113
 4 Telephone: (408) 291-7753

5 Counsel for Defendant CANTU

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8 IN THE UNITED STATES DISTRICT COURT
 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 SAN JOSE DIVISION
 11
 12 UNITED STATES OF AMERICA,) No. CR 07-70739 PVT
 13 Plaintiff,) DEFENDANTS' MOTION FOR TRAVEL
 14 v.) AUTHORIZATION; DECLARATION OF
 15 JARED CANTU, ANNA CANTU,) COUNSEL
 16 Defendants.) HON. PATRICIA V. TRUMBULL
 17 _____)

18
 19 Defendants Jared and Anna Cantu hereby apply to this Court for an order authorizing
 20 their travel to Lassen County, California, from December 21, 2007, to December 26, 2007. Mr.
 21 and Mrs. Cantu have provided an itinerary to Officer Wiegel of Pretrial Services. This
 22 application is based upon the declaration of counsel, filed and served herewith.

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 24 Defense counsel for Jared Cantu has spoken with Jerry Fong, attorney for Anna Cantu,
 25 and he is joining in the filing of this proposed travel request.

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 27 Undersigned counsel has discussed this request with Officer Laura Wiegel of Pretrial
 28 Services, who is supervising Mr. and Mrs. Cantu, and she states that she has no objections to the
 29 proposed travel request.

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 31 Undersigned counsel has spoken with Assistant United States Attorney Jeffrey B. Schenk,
 32 who has no objections to the proposed travel request.

1 I, Lara S. Vinnard, am an Assistant Federal Public Defender assigned to handle this
2 matter for my office. By signing and filing this application, I hereby declare under penalty of
3 perjury that the facts asserted in support of the request are true and correct.

4 Dated: 12/17/07
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6 Respectfully submitted,
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8 BARRY J. PORTMAN
9 Federal Public Defender
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11 LARA S. VENNARD
12 Assistant Federal Public Defender
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